

EXHIBIT A

Jeremy Anapol

From: Mackenzie Paladino <mpaladino@raklaw.com>
Sent: Wednesday, January 22, 2025 9:55 AM
To: Jeremy Anapol
Cc: Christian Conkle; rak_virtamove@raklaw.com; Harper Estes; Amazon-VirtaMove
Subject: Re: VirtaMove v. Amazon - Stipulations to Dismiss Non-AWS Defendants

Jeremy,

Thanks for the edits. We agree regarding the PO and find your redlines acceptable. We will be filing shortly.

Mackenzie Paladino

Russ, August & Kabat

12424 Wilshire Boulevard, 12th Floor | Los Angeles, California 90025

Main +1 310 826 7474 | mpaladino@raklaw.com | www.raklaw.com -----

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On Jan 21, 2025, at 7:09 PM, Jeremy Anapol <Jeremy.Anapol@knobbe.com> wrote:

Hi Mackenzie,

Thank you for preparing the drafts. Please review our redlines in the attached stipulations.

The stipulations say that they are “self-executing,” which seems correct under FRCP 41. That rule provides for dismissal without a court order. Thus, I don’t think we need to submit the proposed orders you prepared, but please let me know if you disagree. Assuming we agree about the proposed orders and all of the redlines are accepted, you may file with my signature.

Thanks,
Jeremy

Jeremy Anapol

Partner

949-721-2806 Direct

Knobbe Martens

From: Mackenzie Paladino <mpaladino@raklaw.com>
Sent: Tuesday, January 21, 2025 1:13 PM
To: Jeremy Anapol <Jeremy.Anapol@knobbe.com>
Cc: Christian Conkle <cconkle@raklaw.com>; rak_virtamove@raklaw.com; Harper Estes <hestes@lcalawfirm.com>; Amazon-VirtaMove <Amazon-VirtaMove@knobbe.com>
Subject: Re: Leave to File Sur-Reply - VM v. Amazon

Jeremy,

Following up on the below.

Mackenzie Paladino

Russ, August & Kabat

12424 Wilshire Boulevard, 12th Floor | Los Angeles, California 90025

Main +1 310 826 7474 | mpaladino@raklaw.com | www.raklaw.com -----

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On Jan 16, 2025, at 7:45 PM, Mackenzie Paladino <mpaladino@raklaw.com> wrote:

Jeremy,

Please see the draft voluntary dismissals and POs. Please make any changes in redline for review. Otherwise, please confirm your consent to file with your e-signature.

<250115 PO Stip Dismiss Counterclaims.docx>

<250115 PO Stip Dismiss NonAWS Defs.docx>

<250115 Stip Dismiss Counterclaims.docx>

<250115 Stip Dismiss NonAWS Defs.docx>

Mackenzie Paladino

Russ, August & Kabat

12424 Wilshire Boulevard, 12th Floor | Los Angeles, California 90025

Main +1 310 826 7474 | mpaladino@raklaw.com | www.raklaw.com -----

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On Jan 15, 2025, at 12:40 PM, Jeremy Anapol
<Jeremy.Anapol@knobbe.com> wrote:

Hi Christian,

The fully executed stipulation is attached. The stipulation says in ¶¶ 9-10 that we will sign and file voluntary dismissals with the Court to dispose of the claims against the non-AWS defendants and the counterclaims by those defendants. Could you circulate a draft of the voluntary dismissals?

Thanks,
Jeremy

Jeremy Anapol
Partner

949-721-2806 Direct

Knobbe Martens

From: Christian W. Conkle <cconkle@raklaw.com>
Sent: Tuesday, January 14, 2025 2:57 PM
To: Jeremy Anapol <Jeremy.Anapol@knobbe.com>
Cc: Mackenzie Paladino
<mpaladino@raklaw.com>; rak_virtamove@raklaw.com; Harper Estes
<hestes@lcalawfirm.com>; Amazon-VirtaMove <Amazon-VirtaMove@knobbe.com>
Subject: Re: Leave to File Sur-Reply - VM v. Amazon

Jeremy,

The stipulation is acceptable to VirtaMove in the form you circulated on Dec. 27. You may add my signature. My apologies for the long road to get this agreed.

All best,

Christian W. Conkle
Russ, August & Kabat
12424 Wilshire Boulevard, 12th Floor
Los Angeles, CA 90025
310 826-7474

On Dec 27, 2024, at 13:18, Jeremy Anapol
<Jeremy.Anapol@knobbe.com> wrote:

Christian,

Here is the revised draft we discussed, with changes to the redlines in original paragraphs 4 and 7. I

understand your team will still need to review this,
and my team will too.

Thanks,
Jeremy

Jeremy Anapol

Partner

949-721-2806 Direct

Knobbe Martens

From: Christian W. Conkle <cconkle@raklaw.com>
Sent: Friday, December 27, 2024 12:36 PM
To: Jeremy Anapol <Jeremy.Anapol@knobbe.com>
Cc: Mackenzie Paladino
<mpaladino@raklaw.com>; rak_virtamove@raklaw.com
<rak_virtamove@raklaw.com>; Harper Estes <hestes@lcalawfirm.com>; Amazon-
VirtaMove <Amazon-VirtaMove@knobbe.com>
Subject: Re: Leave to File Sur-Reply - VM v. Amazon

I'm free now; you can call my cell at 310-991-
9995. Thanks.

Christian W. Conkle
Russ, August & Kabat
12424 Wilshire Boulevard, 12th Floor
Los Angeles, CA 90025
310 826-7474

On Dec 27, 2024, at 12:11, Jeremy
Anapol
<Jeremy.Anapol@knobbe.com>
wrote:

Hi Christian,

If you're free at 12:30 pm I can give
you a call then. Otherwise please
propose another time that works for
you.

Thanks,
Jeremy

From: Christian W. Conkle
<cconkle@raklaw.com>
Sent: Friday, December 27, 2024 11:57

AM

To: Jeremy Anapol

<Jeremy.Anapol@knobbe.com>

Cc: Mackenzie Paladino

<mpaladino@raklaw.com>; rak_virtamove@raklaw.com; Harper Estes

<hestes@lcalawfirm.com>; Amazon-

VirtaMove <Amazon-VirtaMove@knobbe.com>

Subject: Re: Leave to File Sur-Reply - VM v. Amazon

Jeremy,

We're concerned about the deletions of original paragraphs 7 and 8. In particular, it seems like it shouldn't be a problem for Amazon to warrant that AWS is the only entity that sells or offers for sale the Accused Technology. Would Amazon agree to re-insert the language about sale and offer for sale? If not, could we get on a call to hash it out?

Thanks,

Christian W. Conkle
Russ, August & Kabat
12424 Wilshire Boulevard, 12th Floor
Los Angeles, CA 90025
310 826-7474

On Dec 23, 2024, at 14:24, Jeremy Anapol <Jeremy.Anapol@knobbe.com> wrote:

Mackenzie,

Thank you for sending the draft. Please see our attached redlines

for your consideration. I'll be available to discuss after Christmas if a discussion would be helpful. These redlines (or any other terms we work out) will be subject to client approval before we can finalize the stipulation.

I hope you enjoy the holidays!

Sincerely,
Jeremy

From: Mackenzie Paladino
<mpaladino@raklaw.com>
Sent: Friday, December 20, 2024 8:52 AM
To: Jeremy Anapol
<Jeremy.Anapol@knobe.com>
Cc: rak_virtamove@raklaw.com; Harper Estes
<hestes@lcalawfirm.com>
Subject: Re: Leave to File Sur-Reply - VM v. Amazon

Jeremy,

Please see the attached draft stipulation, as discussed. Let me know what Amazon's thoughts are.

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<[Knobbe edits]
241216 Stip VM
Amzn_001.DOCX>

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<2024-12-27 Draft Stip VM Amzn.docx>

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<2025-01-15 Stipulation to Dismiss Non-AWS
Defendants.pdf>

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<2025-01-21 (Amazon edits) Stip Dismiss NonAWS Defs.DOCX><2025-01-21 (Amazon
edits) Stip Dismiss Counterclaims.DOCX>